Case 3:095-C009395-CRBB D009H10A113452 FFE0001001212006 PP0901-10622 RANDY SUE POLLOCK 1 Attorney at Law (CSBN 64493) 2831 Telegraph Avenue Oakland, CA 94609 2 Telephone: (510) 763-9967 Facsimile: (510) 272-0711 3 4 Attorney for Defendant 5 MIN YÖUNG BANG 6 7 8 UNITED STATES DISTRICT COURT 9 NORTHERN DISTRICT OF CALIFORNIA 10 000 11 UNITED STATES OF AMERICA, CR. 05-00395-CRB 12 Plaintiff, 13 VS. 14 STIPULATION TO MODIFY CONDITIONS OF PRE-TRIAL RELEASE; ORDER 15 YOUNG JOON YANG, et al. 16 Defendants 17 18 19 Randy Sue Pollock, counsel for MIN YOUNG BANG, and Peter B. Axelrod, 20 Assistant United States Attorney, hereby stipulate and agree to modify the terms of BANG S 21 pretrial release to permit the Office of Pretrial Services to modify, at their discretion, the 22 curfew hours that are presently set from 9 p.m. to 9 a.m. daily. 23 /// 24 /// 25 /// 26 ///

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$\texttt{C6363.095cr009395cRBB} \quad \texttt{D000H100013452} \quad \texttt{FIT-U000000272006} \quad \texttt{PPU022062}$

1	This modification is a result of discussions with Pretrial Service Officer Jaime
2	Carranza and Mr. Axelrod. Neither Jaime Carranza from the Office of Pretrial Services nor
3	AUSA Axelrod have any objection to the proposed modification. Mr. Bang has been in full
4	compliance with the terms of his release bond.
5	compliance with the terms of his release bond.
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7	Dated: June 2, 2006 (S) Randy Sue Pollock RANDY SUE POLLOCK
8	Counsel for Defendant Min Young Bang
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12	Dated: June 2, 2006 (S) Peter B. Axelrod
13	PETER B. AXELROD Assistant United States Attorney
14	TES DISTRICE
15	STAIR
16	SO ORDERED:
17	Dated: June 7, 2006 UNITED IT IS SO ORDERED UDGE
18	Chen Z
19	Judge Edward M. Chen
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21	THE PANDISTRICT OF COMMENT
22	151 RIC
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